Mr. James Brockland Vice President Perfection Mfg., Co. 5449 Bulwer Avenue St. Louis, Missouri 63147

RE: MODO41885856

Dear Mr. Brockland:

Our records show that in 1980, you submitted a Resource Conservation and Recovery Act (RCRA) notification for the above listed facility, and indicated that it was involved in the "treatment, storage and disposal" (TSD) of a hazardous waste as defined in 40 CFR Parts 260-265. However, you did not elect to complete your request for Interim Status under the Act by following that notification with the submittal of a Part A Permit Application. It is no longer possible to receive Interim Status except under selected conditions, according to the RCRA regulations, but as a "TSD" facility, you may be subject to the full RCRA permitting regulations unless you advise us to the contrary.

Many persons completed this notification form incorrectly, so for purposes of clarification, you should consider the following in determining your correct status under the regulations:

- 1. If the facility treats on site, stores on site longer than 90 days, or disposes on site any of the hazardous wastes listed in 40 CFR Part 261, it is probably correctly identified as a TSD.
- 2. If the facility generates, as a result of operating processes, one or more of these listed wastes in excess of 1000 kg per month (2200 lbs) or 1 kg per month (2.2 lbs) of an acute hazardous waste as listed, and if you do not store these wastes for longer than 90 days, then the facility is probably correctly identified as a generator.
- 3. If the facility is engaged in the transportation of any of these hazardous wastes in the course of operating processes, then it is probably correctly identified as a transporter. If the material is transported from your premises by another firm, then your facility not a transporter.

ARWM:WMBR:SPRS:B.HARRIS:Jp:x6534:8/25/82

SPRS HARRYS

SPRS WMBR
MCLAUGHLIN MORBY

R00406947